

1 ROGERS JOSEPH O'DONNELL
Neil H. O'Donnell (State Bar No. 57928)
2 nodonnell@rjo.com
Gayle M. Athanacio (State Bar No. 130068)
3 gathanacio@rjo.com
Emily A. Wieser (State Bar No. 311315)
4 ewieser@rjo.com
311 California Street
5 San Francisco, California 94104
Telephone: 415.956.2828
6 Facsimile: 415.956.6457

7 Attorneys for Defendant
ASHBRITT, INC.

THE ARNS LAW FIRM
Robert S. Arns (SBN 65071)
rsa@arnslaw.com
Jonathan E. Davis (SBN 191346)
jed@arnslaw.com
Robert C. Foss (SBN 275489)
rcf@arnslaw.com
Shounak S. Dharap (SBN 311557)
ssd@arnslaw.com
515 Folsom Street, 3rd Floor
San Francisco, CA 94150
Telephone: 415.594.7800
Telephone: 415.495.7888

Attorneys for Plaintiff
CRAIG MASON

10 NOSSAMAN LLP
JAMES H. VORHIS (SBN 245034)
11 jvorhis@nossaman.com
DAVID C. LEE (SBN 193743)
12 dlee@nossaman.com
JILL N. JAFFE (SBN 286625)
13 jjaffe@nossaman.com
ALEXANDER WESTERFIELD (SBN 295676)
14 awesterfield@nossaman.com
50 California Street, 34th Floor
15 San Francisco, CA 94111
Telephone: 415.398.3600
16 Facsimile: 415.398.2438

17 Attorneys for Defendant TETRA TECH, INC.

18 UNITED STATES DISTRICT COURT

19 NORTHERN DISTRICT OF CALIFORNIA

20 CRAIG MASON, PATRICIA HEALEY, and
21 GARY GOODRICH, Individually and on
Behalf of All Other Similarly Situated Persons,

22 Plaintiffs,

23 vs.

24 ASHBRITT, INC.; TETRA TECH, INC.; and
25 DOES 1 through 100, inclusive,

26 Defendants.

Case No: 4:19-cv-01062-DMR

**[PROPOSED] ORDER RE STIPULATION
FOR DISCOVERY PLAN AND
BRIEFING SCHEDULE ON
DERIVATIVE SOVEREIGN IMMUNITY
MOTION**

Date Action Filed: February 26, 2019

Pursuant to the Stipulation re Discovery Plan and Briefing Schedule filed by plaintiff Craig Mason and defendants AshBritt, Inc. and Tetra Tech, Inc. dated July 8, 2020 (ECF No. 85), and good cause appearing therefore, **IT IS HEREBY ORDERED THAT** the following schedule be adopted.

<u>Deadline</u>	<u>Action</u>
September 23, 2020	The Parties respond to written discovery already propounded and Plaintiff responds to additional discovery propounded by Defendants (including, but not limited to deposition notices of Plaintiff and other persons/entities with information regarding Plaintiff's property and site inspection).
October 19, 2020	Defendants file their Derivative Sovereign Immunity Motions.
November 3, 2020	Plaintiff to identify and the Parties to meet and confer regarding any additional discovery Plaintiff contends is needed to oppose Defendants' motions
January 8, 2021	All discovery by Plaintiff completed.
January 27, 2021	Plaintiff's Opposition to Defendants' Motions due.
February 19, 2021	Defendants' Reply Memoranda due.
March 4, 2021	Hearing on Defendants' Motions.

IT IS SO ORDERED.

DATED: , 2020

UNITED STATES MAGISTRATE JUDGE
DONNA M. RYU